14 FEB 1969

Mr. J.F.C. Hyde, Jr.
Office of Assistant Director
for Legislative Reference
Bureau of the Budget
Washington, D.C. 20503

Dear Mr. Hyde:

This is in response to your request of 16 January 1969 for the views of this Agency on the Department of Defense draft bill "To repeal sec. 5532 of title 5, USC, relating to reductions in the retired or retirement pay of retired officers of regular components of the uniformed services who are employed in civilian offices or positions in the Government of the United States or the District of Columbia."

The Central Intelligence Agency has no objection to the proposed repeal of 5 U.S.C. 5532.

On File OMB Release Instructions Apply

John M. Maury
Legislative Counsel

OSD Review Completed

Distribution:

Orig. & 1 - Addressee

1 - OGC

1 - DD/P

-Y - Subj.

1 - Chrono

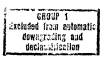
OLC/LLM:kef (14 February 1969)

Approved For Release 2002/05/09: CIA-RDP71B00364R000300170035-9

	MEMORANDUM FOR: Support Operations Staff/DDS							
STATSPEC	ATTENTION:							
	SUBJECT: Proposed Legislation to Repeal Section 5532 of Title 5, United States Code							
	1. You have asked for my comments on the attached draft bill.							
	2. It would appear that regular officer retirees of the military services do suffer inequities as compared with enlisted and reserve retirees of those services. In many pursuits of great importance to the nation, former members of the military services work at all levels with civilian employees of the Federal Government. It does not appear appropriate or useful to maintain major distinctions in the basic entitlements of those who are involved in these efforts.							
	3. I believe the Agency should support the subject proposed legislation, but it seems to me that this is only a piece of the problem. There is the additional question of equity between the military and the civil service. The rehired civil service annuitant forfeits, in terms of total income under offset arrangements, all of his retirement pay. The proposed legislation would, therefore, serve to widen disparities already existant. The Agency should also act when possible to support legislation which would remove inequities between the entitlements of military and civilian retirees.							
	25X1A							
	Robert S. Wattles Director of Personnel							

Att

CORFORMA



CRE 60-0050

Approved For Release 2002/05/09: CIA-RDP71B00364R000300170035-9

EXECUTIVE OFFICE OF THE PARSIDINT BUREAU OF THE BUDGET WASHINGTON, D.C. 20503

JAN 1 6 1969

TANG TELEPORT - REFERENCE TA BENEGERALDUR.

TO: Bogislative Diaison Officer

Tirel Corride Commission

Post diffice Deviarement

Consumal Archanging Office

Department of Opensportation

Transmit Memorias and Science Administration

Deviarement of Nealth Education, and Welfare

Lymanusers of Commune

Lymanusers of Commune

Lymanusers of Agency

SUBJECT: Defense draft bill, "To repeal sec. 5532 of tiple 5, USC, relating to reductions an the retired on retirement pay of retained officers of regular compensations of the uniformed services who are employed in artificial offices or positions in the Sevenment of the United States or the District of Columbus."

The Degreen of the Budget would appreciate receiving the views of your apency on this subject before advising on its relation-ship to the program of the Bresident. In order to permit appointation and clearance in accordance with Carcular 18-18, it is requested that your reply be made within this prints.

Questions should be referred to Mr. D. R. Parny, Bureau of the budget, code 103, ext. 4760.

o, m. e. zyjí dí Assistania (ko Zegisladava

ydurence

proved For Release 2002/05/09: CIA-RDP71B00364R000300170035-9 DEPARTMENT OF DEFENSE OFFICE OF GENERAL COUNSEL

WASHINGTON, D. C. 20301

January 9, 1969

Memorandum for Mr. Wilfred H. Rommel Assistant Director, Legislative Reference Bureau of the Budget Washington, D. C. 20503

SUBJECT: DOD 91-50, Proposed legislation "To repeal section 5532 of title 5, United States Code, relating to reductions in the retired or retirement pay of retired officers of regular components of the uniformed services who are employed in civilian offices or positions in the government of the United States or the District of Columbia."

The attached legislative proposal has been included in the Department of Defense Legislative Program for the 91st Congress.

Related bills pending in the Committee on Post Office and Civil Service are H.R. 281 and H.R. 1158. The proposal is also consistent with the Department of Defense report on H.R. 8957, 90th Congress which was transmitted to the Bureau of the Budget for clearance by letter dated January 15, 1968.

Advice is requested as to the relationship of the proposal to the Administration's program.

Director

Legislative Reference Service

Enclosure

Approved For Release 2002/05/09 : CIA-RDP71B00364R000300170035-9

GENERAL COUNSEL OF THE DEPARTMENT OF DEFENSE WASHINGTON, D.C. 20301

Honorable John W. McCormack Speaker of the House of Representatives Washington, D. C. 20515

Dear Mr. Speaker:

There is forwarded herewith draft legislation "To repeal section 5532 of title 5, United States Code, relating to reductions in the retired or retirement pay of retired officers of regular components of the uniformed services who are employed in civilian offices or positions in the government of the United States or the District of Columbia."

This proposal is a part of the Department of Defense Legislative Program for the 91st Congress. The Bureau of the Budget advises that from the standpoint of the Administration's Program, there is no objection to the presentation of this proposal for the consideration of this Congress.

This proposed legislation would authorize retired officers of the Regular components of the uniformed services who accept appointments in the Federal or District of Columbia civilian service to receive all of their military retired pay during their tenure as Federal employees, rather than a reduced amount as is now required by section 5532, title 5, United States Code. Under that section, and based on the increases in retired pay, by reason of increases in the Consumer Price Index under the formula set forth in 10 USC 1401a, a retired Regular officer while in such civilian employment, may receive the first \$2241.09 of his retired pay plus 50% of any amount in excess of \$2241.09. Whenever retired pay is increased under 10 USC 1401a, (based on increases in the Consumer Price Index), the basic amount of the exemption from the compensation restriction namely, \$2241.09 will be increased by a like percentage.

Reserve officers and enlisted men who retired for disability or on completion of 20 or more years of active Federal military service are not similarly restricted.

2

Disparities of this sort in the treatment of like categories of Federal personnel were a subject of concern to the Cabinet Committee on Federal Staff Retirement System convened by the President on February 1, 1965, and under the chairmanship of the Director, Bureau of the Budget, with membership composed of the Secretaries of State, Defense, Labor, and Health, Education and Welfare, the Postmaster General, and the Chairman of the Civil Service Commission. The Cabinet Committee's 1966 Report (see House Document 402, 89th Congress, 2nd Session, dated March 7, 1966) emphasized the importance of "consistency of treatment among categories of employees." In treating briefly with the issue of consistency and equity the Committee: (a) noted the major distinctions between various Federal benefit systems; (b) made particular reference to the fact that the military system "requires its regular officers, but not its reserves or enlisted personnel to forfeit a portion of their retirement pay (but not their salary) if they accept civilian employment in the Federal service, but not if they work for other employers"; and (c) emphasized that "such difference importantly affects efforts to assure uniformity and equity in treatment of various categories of workers."

The appendix to the Cabinet Committee's Report (Senate Document No. 14, 90th Congress, 1st Session) which included a series of detailed analyses and background papers prepared by the staff of the Cabinet Committee states:

"In any case, the Dual Compensation Act as it applies to retired members of the Uniformed Services now permit all such retirees to retain their retired pay in addition to the salary of their Federal civilian position, except in the case of Regular officers subject to the retired pay limitations discussed above. It is difficult to reconcile the discriminatory treatment of the retired Regular officer vis-a-vis the retired Reserve officer or enlisted member. There does not appear to be any logical reason why the retired Regular officer should forfeit part of his retired pay in order to work in a civilian capacity for the Government while other military retirees, retired under the same conditions, do not suffer such penalty. We firmly believe that all military retirees should be treated alike when employed in Federal civilian capacities."

It is the view of the Department of Defense that when circumstances of military service and retirement are the same, treatment in matters such as limitations on retired pay should also be the same. In this connection, it is pointed out that the proposal of the Civil Service

3

Commission which culminated in the enactment of the Dual Compensation Act of 1964 did not differentiate between Regular and Reserve officers. Under the Executive Department proposal, all retired military personnel whose condition of service and retirement were the same would have been subject to similar restriction in the amount of retired pay which they could receive. However, the Congress elected to exempt from the compensation restriction all enlisted members and Reserve officers.

In the light of the Congressional action to exempt Reserve officers and all enlisted men from the restrictions on receipt of retired pay when employed by the Federal government, logic and equity dictate similar treatment of Regular officers. The inconsistency and inequity of the existing restriction are particularly apparent in terms of the following statistics:

- As of June 30, 1968 there were approximately 643,000 retired military members on the retired rolls.
- About 86.5% were enlisted members or Reserve officers and these individuals are not subject to the compensation limitations prescribed by 5 USC 5532.
- Only the remaining 13.5% are Regular officers and therefore subject to the compensation restriction unless exempted because of combat-incurred disability.

For the reasons set forth above, the Department of Defense strongly urges enactment of the enlcosed proposed legislation which by repealing 5 USC 5532 and thereby removing the compensation restriction on Regular Officers will result in equal treatment of all retired military personnel in this matter.

Enactment of the proposed legislation will result in an increase of approximately \$5 million in the funds required for military retired pay in FY 1970 which is the estimated amount by which the retired pay of Regular officers employed by the Federal government would be reduced in that year. No provision has been made in the FY 1970 Budget for this increase.

Sincerely,

Enclosure

ABILL

To repeal section 5532 of title 5, United States Code, relating to reductions in the retired or retirement pay of retired officers of regular components of the uniformed services who are employed in civilian offices or positions in the Government of the United States or the District of Columbia.

- Be it enacted by the Senate and House of Representatives
- 2 of the United States of America in Congress assembled, That
- 3 chapter 55 of title 5, United States Code, is amended as
- 4 follows:
- 5 (1) Section 5532 is repealed.
- 6 (2) The analysis is amended by striking out the
- 7 item relating to section 5532.
- 8 (3) Section 5531 is amended by striking out "sections
- 9 5532 and" and inserting in place thereof "section".

	d Feydrelews 20 I'' unclassified	82/05/	CONFIDEN	<u>(1925)</u> Tiai	100 94H	SECRET		
			ROUTING					
то	NAME AN	D ADD	RESS	D	ATE	INITIALS		
1	Legislative Cou 7D35 Hqs.							
2								
3								
4								
5								
6								
	ACTION		DIRECT REPLY DISPATCH		PREPARE	REPLY ENDATION		
	APPROVAL	+	FILE	-	RETURN	ENDATION		
	CONCURRENCE				SIGNATURE			
	marks: We are a		ing hereto th					
	the Director of bill to repeal Se compensation for	ection	5532 of Title	e 5 1		g to dual		

FORM NO. 237 Use previous editions

25X1A

(40)

GPO: 1968 O - 297-542

25X1A

Approved \$500 PR BIMA Se \$200 \$200 PAR PP 79 BOOS \$6 \$70 0 0 170 0 35-9 CONFIDENTIAL UNCLASSIFIED OFFICIAL ROUTING SLIP DATE INITIALS то NAME AND ADDRESS 25X1A Assistant Legislative Counsel 7 D 43 Hgs 3 4 5 **ACTION** DIRECT REPLY PREPARE REPLY APPROVAL DISPATCH RECOMMENDATION RETURN FILE COMMENT CONCURRENCE INFORMATION SIGNATURE Remarks: I think the DOD proposal to repeal section 5532 of Title 5, USC, is probably a good idea. On the other hand, I do not feel that the Agency appropriately should comment on this to the Bureau of the Budget since it is really not in our jurisdiction. I do believe it raises a question of whether or not we should seek similar legislation for CIA retirees so long as Ruddock's position holds that such retirees cannot be re-employed under Civil Service Retirement and tack on CIA service. 25X1A Wärner FOLD HERE TO RETURN TO SENDER FROM: NAME, ADDRESS AND HONE NO. DATE /28/69 Deputy General Counsel 7D01

25X1A

FORM NO. 237 Use previous editions

GPO: 1968 O - 297-542

	/\							
A	pprove	d 554 Period 54-2005	2105/04	SSEIAARDIN	71000	B64R	0 00 3Ø01700	1 35-9
]	10.000	'UNCLASSIFIED CONFIDE					SECRET	
		OFFIC						
	то	NAME AND ADDRESS			DATE INIT		INITIALS	LS
	1	DD/S (\						
	2	06C	_	<i>V</i> -				25X1A
	3	D/Pers						
	5							
	6							
:	<u> </u>	ACTION	Init	RECT REPLY	T _D	REPARE	DEDLY	
		APPROVAL		PATCH	_		ENDATION	İ
		COMMENT	FILE INFORMATION			RETURN		1
1		CONCURRENCE			SIGNATURE		RE	4
	Ren	Remarks: Attached is a request from the Bureau of the Budget asking for CIA comments on a draft bill to repeal section 5532 of title 5 relating to dual compensation for regular officers. May we have your comments and and recommendations concerning an Agency position with respect to this draft bill by 6 February 1969.						
25X1A	cc		-	ant Legis			ınsel	
		FROM: NAME, ADDRESS AND PHONE NO. DATE						
]

Use previous editions

- (

GPO: 1968 O - 297-542

25X1A